	U	NITED STAT	ES DIS	STRICT COU	RT SOUTHERN DISTRICT OF	MISSISSIPPI	
Southern Distri				Mississinni	Alle		
Southern Dist				пээгээгррг	AUG = 9 2	Jis	
United States of America)		BYARTHUR JOHNST	ON	
v. Pablo Mendoza-Sanchez)	Case No. 1:16mj5	5-JCG	DEPUTY	
)				
)				
Defendant(s)							
		CRIMIN	AL COM	IPLAINT			
I, the complainant in this case, state that the following is true to the best of my knowledge and belief.							
On or about the d	ate(s) of	August 8, 2016		in the county of	Harrison	in the	
Southern	District of	Mississippi	, the defe	endant(s) violated:			
Code Section Offense Description							
18 U.S.C. 922(g)(5) Illegal Alien in Possession of a Firearm							
This criminal complaint is based on these facts:							
See affidavit attched hereto and incorporated herein							
☑ Continued on the attached sheet.							
				7//			
				C	Complainant's signature		
				Robert M. Dinnen, Deportation Officer/ICE			
				9	Printed name and title		
Sworn to before r	ne and signed in	n my presence.					
					$M \sim 1$		
Date: 08/09/2016				-//	Judge's signature		
City and state:		Gulfport, MS			rgiulo, U.S. Magistrate Printed name and title	Judge	

<u>AFFIDAVIT</u>

- I, Robert M Dinnen, being first duly sworn, hereby depose and say that:
- 1. I am a Deportation Officer of the United States Department of Homeland Security, Immigration and Customs Enforcement (ICE), presently assigned to the Office of Enforcement and Removal Operations, Gulfport, Mississippi (DRO/GU). I have been a Deportation Officer with ICE since 2006.
- 2. On August 8, 2016, in Harrison County Mississippi, Deportation Officer Robert Dinnen, encountered **Pablo MENDOZA-Sanchez**, an illegal alien from Mexico.
- 3. On August 8, 2016, Deportation Officers assisted Harrison County Deputies on a traffic stop on I-10 for investigation of a stolen vehicle. **Pablo MENDOZA-Sanchez** was the passenger in the vehicle and was found to be in possession of a handgun in the front of his pants. Deportation Officers responded to the scene to assist and determined the subject was here illegally from Mexico.
- 4. Fingerprint query conducted in the IAFIS database positively identified **Pablo MENDOZA-Sanchez** as being a Previously Deported Alien. Subject was arrested by the U.S. Border Patrol on January 4, 2013, and served with an Expedited Removal, and was witnessed removed to Mexico on January 5, 2013. He was encountered again by Border Patrol on January 23, 2013, in Bisbee Arizona was again removed to Mexico on January 26, 2013. Subject was arrested by Border Patrol at the Kingsville, Texas station and served with a reinstatement of his prior order of removal, and was witnessed removed on April 29, 2015.
- 5. The firearm was not manufactured in the State of Mississippi, therefore travelled in and affecting interstate commerce.

6. Based on the facts and circumstances as set forth above, your affiant believes that there is probable cause to believe that Pablo MENDOZA-Sanchez, is an illegal alien in possession of a firearm in violation of Section 922(g)(5), Title 18, United States Code.

Robert M. Dinnen, Deportation Officer

U.S. Immigration and Customs Enforcement

___ day of August, 2016.

UNITED STATES MAGISTRATE JUDGE